9

10

11

12

13

14

15

16

17

18

19

20

21

22

23

24

25

26

27

28

1	MICHAEL J. MCCUE (SBN: 296425)
2	Email: MMcCue@LRRLaw.com AARON D. JOHNSON (SBN: 261747)
3	Email: ADJohnson@LRRLAW.com Lewis Roca Rothgerber LLP
4 5	4300 Bohannon Drive Menlo Park, CA 94025 (650) 391-1380 (Tel.) (702) 391-1395 (Fax)
6 7	Attorneys for Plaintiffs RESTORATION HARDWARE, INC. RH US, LLC

UNITED STATES DISTRICT COURT FOR THE NORTHERN DISTRICT OF CALIFORNIA

RESTORATION HARDWARE, INC., a Delaware corporation, and RH US, LLC, a Delaware limited liability company,

Plaintiffs,

VS.

PHX LIGHTING, LLC, a Louisiana limited liability company,

Defendant.

Civil Case No.: 3:15-cv-00918-EDL

The Honorable Magistrate Judge Elizabeth D. Laporte

PLAINTIFFS RESTORATION HARDWARE, INC. AND RH US, LLC'S CASE MANAGEMENT STATEMENT AND [PROPOSED] ORDER

Plaintiffs Restoration Hardware, Inc. and RH US, LLC (collectively, "RH") hereby submit this Case Management Statement and Proposed Order pursuant to the Court's Order Setting Initial Case Management Conference (Doc. No. 5) and Civil Local Rule 16-9.

1. Jurisdiction and Service:

This Court has subject matter jurisdiction over this action pursuant to 28 U.S.C. §§ 1331 and 1338 because this action involves claims for copyright infringement arising under the Copyright Act of 1976, as amended, 17 U.S.C. § 101, et seq., and for patent infringement arising under the Patent Act, 35 U.S.C. § 1, et

2

3

4

5

6

7

8

9

10

11

12

13

14

15

16

17

18

19

20

21

22

23

24

25

26

27

28

seq. Defendant was served on March 24, 2015. (Doc. No. 11.) To date, however, Defendant has not answered or otherwise responded to the Complaint and the time to do so has passed.

2. Facts:

RH is an innovative and popular luxury brand for home furnishings. RH holds design patents for its furniture designs and copyright registrations for photographs of its renowned products. Defendant sells knockoff RH products, violating RH's patents, and is using RH's copyrighted photographs to advertise, promote and sell those knockoffs. After several attempts to resolve this matter with Defendant, to no avail, RH brought this action for damages and other appropriate relief.

3. Legal Issues:

- RH's ownership of the patents-in-suit;
- RH's ownership of its copyrights;
- Whether Defendant has infringed the patents-in-suit;
- Whether Defendant has infringed RH's copyrights; and
- The amount of damages Defendant should pay RH.

4. Pending And Anticipated Motions:

No motions are currently pending. RH expects to file a motion for entry of default and a motion for default judgment.

5. Anticipated Pleading Amendments:

None.

6. Evidence Preservation:

RH's counsel certifies that it has reviewed the Guidelines Relating to the Discovery of Electronically Stored Information. Because Defendant not appeared or contact RH, there has not been a conference held regarding reasonable and proportionate steps taken to preserve electronic evidence. However, RH confirms that it has taken steps to preserve evidence relevant to the issues reasonably evident

in this action.

1

2

3

4

5

6

7

8

9

10

11

12

13

14

15

16

17

18

19

20

21

22

23

24

25

26

27

28

7. Disclosures:

Because Defendant has not appeared, the parties have not conducted a Rule 26(f) conference and have not discussed a proposed discovery plan.

8. Discovery:

Because Defendant has not appeared, the parties have not conducted a Rule 26(f) conference and have not discussed a proposed discovery plan.

9. Class Actions:

Not applicable.

10. Related Cases:

RH has filed several enforcement actions in this district against other infringers of RH's intellectual property:

- Restoration Hardware, Inc., et al. v. South Sea Rattan Furniture, Inc., Case No. 3:15-cv-00891-EDL;
- Restoration Hardware, Inc. et al. v. Stanislaus Funding, Inc. et al., Case No. 3:15-00892-EDL;
- Restoration Hardware, Inc. et al. v. Chicago Wicker & Trading Co., Case No. 3:15-00894-EDL;
- Restoration Hardware, Inc., et al. v. Heng Zhong,
 Case No. 4:15-cv-00937-KAW;
- Restoration Hardware, Inc., et al. v. HFONC, Inc., et al., Case No. 4:15-cv-00954-DMR;
- Restoration Hardware, Inc., et al. v. Light in the Box Ltd., Case No. 4:15-cv-00924-KAW;
- Restoration Hardware, Inc., et al. v. Patio Shoppers, Inc., Case No. 4:15-cv-00936-DMR;
- Restoration Hardware, Inc., et al. v. PHX Lighting, LLC,
 Case No. 3:15-cv-00918-EDL;

2

3

4

5

6

7

8

9

10

11

12

13

14

15

16

17

18

19

20

21

22

23

24

25

26

27

28

•	Restoration Hardware, Inc. et al. v. Topson Lighting, Ltd.
	Case No. 5:15-cv-00938-HRL; and

• Restoration Hardware, Inc. et al. v. HomeLava Ltd., Case No. 3:15-cv-00926-EDL.

In an order dated May 12, 2015, in Restoration Hardware, Inc., et al. v. South Sea Rattan Furniture, Inc., Case No. 3:15-cv-00891-EDL, (Doc. 13) Magistrate Judge Elizabeth D. Laporte determined that the following cases are related under local Civil Rule 3-12:

- Restoration Hardware, Inc., et al. v. South Sea Rattan Furniture, Inc., Case No. 3:15-cv-00891-EDL;
- Restoration Hardware, Inc. et al. v. Stanislaus Funding, Inc. et al., Case No. 3:15-00892-EDL; and
- Restoration Hardware, Inc. et al. v. Chicago Wicker & Trading Co., Case No. 3:15-00894-EDL.

Each of these cases have been assigned to Magistrate Judge Laporte. With respect to the other cases, while RH does not believe they are related cases under Civil Local Rule 3-12 because they involve different defendants selling different products, RH does not oppose assignment to a single judge. See, e.g., EIT Holdings LLC v. Yelp!, Inc., No. C 10-05623 WHA, 2011 WL 2192820, 2 (N.D. Cal. May 12, 2011) ("Given the disparity in defendants, websites, and other disparate issues discussed herein like damages, willfulness, and discovery supervision, it is worth adding that the allegations against each defendant would not be related under our civil local rules even if brought here as separate actions. See Civil L.R. 3-12(a)(2)").

11. **Relief:**

RH seeks both injunctive relief and damages under the Copyright Act and the Patent Act. If necessary, RH may opt for statutory damages under the Copyright Act. 17 U.S.C. §504(c).

2

3

4

5

6

7

8

9

10

11

12

13

14

15

16

17

18

19

20

21

22

23

24

25

26

27

28

12. Settlement and ADR:

RH has already attempted to resolve this case informally with Defendant numerous times, without avail. Because Defendant has not appeared, the parties have not engaged in discussions regarding ADR.

13. Consent to Magistrate For All Purposes:

RH has consented to the Magistrate Judge assigned to this case for all purposes.

14. Other References:

This case is not suitable for reference to binding arbitration, a special master, or the Judicial Panel on Multidistrict Litigation.

15. Narrowing of Issues:

Because Defendant has not appeared, the parties have not discussed narrowing the issues.

16. Expedited Trial Procedure:

Because Defendant has not appeared, the parties have not discussed whether this case can be handled under the Expedited Trial Procedures.

17. Scheduling:

Because Defendant has not appeared, the parties have not discussed discovery scheduling.

18. Trial:

RH did not demand a jury trial. RH preliminarily estimates that a bench trial would require between 3 to 5 trial days.

19. Disclosure of Non Party Interested Entities or Persons:

RH has filed its certification of interested entities or persons. Pursuant to Rule 7.1 of the Federal Rules of Civil Procedure, Plaintiffs Restoration Hardware, Inc. and RH US, LLC are each direct or indirect wholly owned subsidiaries of Restoration Hardware Holdings, Inc., a publicly traded Delaware corporation.

Pursuant to Civil Local Rule 3-15, the undersigned certifies that, as of this

Plaintiffs' Case Management Statement,
3:15-cy-00918-EDL

3993 Howard Hughes Parkway	Suite 600	Las Vegas, NV 89169-5996	
		KUIHGEKBEK	

2

3

4

5

6

7

8

9

10

11

12

13

14

15

16

17

18

19

20

21

22

23

24

25

26

27

28

date, other than the named parties, there are no entities or persons who have a financial interest in the subject matter in controversy or in a party to the proceeding, or any other kind of interest that could be substantially affected by the outcome of the proceeding.

Professional Conduct: 20.

RH's counsel of record has reviewed the Guidelines for Professional Conduct for the Northern District of California.

Other Matters That Would Facilitate a Just, Speedy and 21. **Inexpensive Disposition of this Matter:**

Because of the status of this case, RH requests that the Case Management Conference be continued for sixty (60) days.

Respectfully submitted,

Dated: May 19, 2015

By: /s/ Michael J. McCue

MICHAEL J. MCCUE AARON D. JOHNSON Lewis Roca Rothgerber LLP 3993 Howard Hughes Parkway, Suite 600 Las Vegas, Nevada 89169-5996 (702) 949-8200 (Tel.) (702) 949-8398 (Fax)

Attorneys for Plaintiffs RESTORATION HARDWARE, INC. RH US, LLC.

CASE MANAGEMENT ORDER

Based on the PLAINTIFFS RESTORATION HARDWARE, INC. AND
RH US, LLC'S CASE MANAGEMENT STATEMENT AND [PROPOSED]
ORDER filed by Plaintiffs on May 19, 2015, the Court hereby continues the Case
Management Conference for this case for 60 days until
and applicable case management and discovery local rules and standing orders shall
be continued to accord with the new conference date.

IT IS SO ORDERED

Dated: May 21, 2015

By: Lynk D. Lynk
The Honorable Magistrate Judge
Elizabeth D. Laporte